Bond Number

BOND

NEBRASKA MOTOR VEHICLE, TRAILER, WHOLESALE, OR MOTORCYCLE DEALER

KNOW ALL MEN BY THESE PRESENTS: That we	
of the County of , Net	oraska, as Principal, and
the State of, and duly license. Surety, are held and firmly bound unto the State of Nebraska, under the Nebraska Motor Vehicle Industry Licensing Act in t	oration, created, organized and existing under and by virtue of the laws of ed and authorized to transact a surety business in the State of Nebraska, as for the use and benefit of interested persons, both resident and nonresident the total aggregate sum of Fifty Thousand and No/100 Dollars (\$50,000.00 autors, administrators, successors, and assigns, jointly and severally, firmly
THE CONDITION OF THIS OBLIGATION IS SUCH THAT:	
accordance with Neb. Rev. Stat. 60-1401 et seq., as amended to da	has made pard for a license of a motor vehicle, trailer, wholesale, or motorcycle dealer in ate, has paid or deposited all fees in connection therewith, and is required by the of furnish a corporate surety bond on the terms and conditions of said Act.
of said license, (2) shall fully indemnify any person or other dealer or trailer other than the one selected by the purchaser, (b) the license misappropriation of any funds belonging to the purchaser, (d) any model of any motor vehicle or trailer, and (e) any false and frauduler	ncipal hereinabove named (1) shall faithfully perform all of the terms and condition by reason of any loss suffered because of (a) the substitution of any motor vehicle se's failure to deliver to the purchaser a clear and marketable title, (c) the licensee's alteration on the part of the licensee so as to deceive the purchaser as to the yean trepresentations or deceitful practices whatever in representing any motor vehicle only with all provisions of his license and the acts of the Legislature relating thereto remain in full force and effect.
THIS BOND IS SUBJECT TO THE FOLLOWING PROVISIONS	:
name upon this bond for the recovery of any damages sustained by hof competent jurisdiction. 2. That the aggregate liability of the Surety shall in no everal. That the Surety may cancel this bond and be relieved of and the Nebraska Motor Vehicle Industry Licensing Board stating in 4. That the rights of the Principal under such license, as if unless supported by other sufficient bond, or bonds, and the Surety succurred or accrued hereunder prior to the termination of said period 5. That in no event will the Surety be relieved of liability bond, for any default of the Principal accruing during the life of said 6. That in the event the Principal and the Surety under the said Principal or against the Surety under the bond, said Principal commencement of such action to the State of Nebraska at the office	f further liability hereunder by delivering sixty days written notice to the Principal ts desire to be relieved of liability on said bond and its reasons therefor. It is supported by said bond, shall be terminated and cancelled on the date specified thall be relieved of liability; however, such cancellation shall not affect any liability di and during the term of the bond. It is on said bond until it shall have paid and discharged in full all liability upon said bond. It is bond, or either of them, is served with notice of any action commenced agains ipal and Surety shall respectively and immediately give written notice of the of the Nebraska Motor Vehicle Industry Licensing Board in Lincoln, Nebraska.
This bond shall be effective for the license year ending December 3	1,
Signed and sealed this day of	.,
PRINTED Name of Corporation or Association (Surety)	PRINTED Name of Dealership
By	SIGNATURE of Principal(s)
PRINTED Name of Attorney In Fact	PRINTED Name of Principal(s)
SIGNATURE of Nebraska Registered Agent	_
PRINTED Name of Nebraska Registered Agent	_
PRINTED Address of Agent	_